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1 2 3 4 5 6 7 8	HEATHER E. WILLIAMS, #122664 Federal Defender MEGHAN McLOUGHLIN, #354051 Assistant Federal Defender 801 I Street, 3 rd Floor Sacramento, CA 95814 Tel: (916) 498-5700 Fax: (916) 498-5710 Attorney for Defendant DAVID WARREN LEHEW IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA		
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10	UNITED STATES OF AMERICA,) Case No. 2:23-CR-00216-DAD	
11	Plaintiff,)) STIPULATION TO CONTINUE) SENTENCING DATE; ORDER	
12	vs.	,)	
13	DAVID WARREN LEHEW,) Defendant.)	Date: October 1, 2024 Time: 9:30 a.m. Court: Hon. Dale A. Drozd	
14) Court. Holl. Dale A. Diozu	
15))	
16	STIPULATION		
17	Defendant, DAVID WARREN LEHEW, by and through his counsel of record, and		
18	Plaintiff, United States of America, hereby stipulate as follows:		
19	1. By previous order, this case was set for sentencing on October 1, 2024.		
20	2. By this stipulation, defendant now moves to continue the sentencing hearing until		
21	February 4, 2025 at 9:30 a.m As this is a sentencing and a change of plea and admission have		
22	already been entered, no exclusion of time under the Speedy Trial Act is required.		
23	3. The parties agree and stipulate, and request that the Court find the following:		
24	a) Counsel for defendant has been seeking and investigating different		
25	mitigation documents related to defendant and vital at sentencing. In addition, defense		
26	counsel is exploring additional mitigation investigations and the resolution of issues		
27	relevant to Mr. Lehew's forthcoming informal objections to the Presentence Investigation		
28	Report.		

1 b) This is Mr. Lehew's second request for a continuance of his sentencing 2 hearing. 3 c) Counsel for defendant believes that failure to grant the above-requested 4 continuance would deny her the reasonable time necessary for effective preparation, 5 taking into account the exercise of due diligence. 6 d) The government does not object to the continuance. 7 IT IS SO STIPULATED. 8 Respectfully submitted, 9 10 HEATHER E. WILLIAMS Federal Defender 11 Dated: September 9, 2024 /s/ Meghan D. McLoughlin 12 MEGHAN D. McLOUGHLIN Assistant Federal Defender 13 Attorney for Defendant DAVID WARREN LEHEW 14 15 Dated: September 9, 2024 /s/ James Conolly 16 JAMES CONOLLY Assistant United States Attorney 17 18 19 20 **ORDER** Pursuant to the stipulation of the parties and good cause appearing, the sentencing 21 hearing in this case is continued to February 4, 2025 at 9:30 a.m.. 22 23 IT IS SO ORDERED. 24 Dated: September 10, 2024 25 26 UNITED STATES DISTRICT JUDGE 27

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